TABLE OF PROPOSED REVISIONS TO ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES

Page	Circuit Rule or IOP	Comments
70	Cir. R. 22-3(a)	Revise rule to clarify that the appropriate form must be used except in a case in which the sentence imposed is death.
81 - 82	Cir. R. 25-6	New rule to address <i>ad hominem</i> or defamatory language in filings and the violation of personal privacy interests or other legally protected interests in filings.
126	Cir. R. 33-1(g)(4)	Revise rule to authorize continuation of the private mediator program.
136	Cir. R. 35-2	Revise rule in conformance with proposed revision of Cir. R. 42-2(a) [see below].
138	Cir. R. 35-6	New rule to establish procedures for the filing of a motion to file an amicus brief in support of a petition for rehearing en banc. [existing rules to be renumbered]
151	Cir. R. 40-3	Revise rule in conformance with proposed revision of Cir. R. 42-2(a) [see below].
151	Cir. R. 40-6	New rule to establish procedures for the filing of a motion to file an amicus brief in support of a petition for panel rehearing.
152	IOP 4, Form of Petition for Panel Rehearing	New IOP to inform litigants that the form of a petition for panel rehearing is governed by FRAP 32(c)(2).
157	Cir. R. 42-2(a)	Revise rule to identify types of cases that do not fall within the scope of the rule.
158	Cir. R. 42-3(a)	Revise rule to identify types of cases that do not fall within the scope of the rule.